# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

United States of America,

Plaintiff,

v.

Civil Action No.: 1:18-CV-1437 (BKS/TWD)

\$11,640 in U.S. Currency,

Defendant.

### VERIFIED COMPLAINT FOR FORFEITURE IN REM

The United States of America brings this verified complaint for forfeiture *in rem* against the above-captioned assets (the "defendant currency") and alleges as follows:

#### NATURE OF THE ACTION

This is an action *in rem* brought pursuant to 21 U.S.C. § 881(a)(6) and Rule G of the Supplemental Rules for Certain Admiralty or Maritime Claims and Asset Forfeiture Actions. Forfeiture is sought of the defendant currency as money furnished or intended to be furnished in exchange for a controlled substance, proceeds traceable to such an exchange, or money used or intended to be used to facilitate a violation of 21 U.S.C. § 841.

#### THE PARTIES

- 1. Plaintiff is the United States of America.
- 2. The defendant currency is \$11,640, which is in the custody of the United States.

#### JURISDICTION AND VENUE

3. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1345 and 1355.

- 4. This Court has *in rem* jurisdiction over the defendant currency pursuant to 28 U.S.C. § 1355(b).
  - 5. Venue is proper in this district pursuant to 28 U.S.C. §§ 1355 and 1395.

#### **FACTS**

- 6. The Saratoga Springs Police Department (SSPD) opened an investigation into David Parker in mid-June 2018, after receiving a sworn statement from an individual attesting that s/he had been purchasing marijuana from Parker for two years.
- 7. On June 21, 2018, officers from the SSPD searched the garbage outside of Parker's home, and found a plastic bag with marijuana residue along with paperwork addressed to Parker.
- 8. On June 28, 2018, officers from the SSPD again searched the garbage outside of Parker's home and found trace amounts of marijuana together with mail addressed to Parker.
  - 9. On July 2, 2018, the SSPD executed a search warrant at Parker's home.
- 10. While executing the warrant, officers observed a makeshift drug laboratory in Parker's kitchen equipped with high-proof alcohol, mason jars, cooking oil, molds, syringes, and a heating plate, which are commonly used to manufacture concentrated cannabis.
  - 11. Officers seized 94 syringes from Parker's home containing concentrated cannabis.
- 12. Officers seized approximately 11.73 pounds of marijuana from the home. Some of the marijuana was vacuum-sealed; some was loose and stored in boxes.
  - 13. Officers seized two digital scales from Parker's bedroom.
- 14. Officers observed a large roll of U.S. Priority Mail packaging tape, together with several empty U.S. Priority Mail shipping boxes and envelopes.
- 15. Officers seized \$11,640 in U.S. currency, the majority of which was separated by homemade money bands and labeled "2000".

Case 1:18-cv-01437-BKS-TWD Document 1 Filed 12/12/18 Page 3 of 4

16. Officers secured the currency and separated it from the drugs. A properly trained

narcotics detection dog then positively alerted to the presence of the odor of drugs on the currency.

17. On July 20, 2018, Parker was arrested and charged with Criminal Possession

Marijuana in the First Degree. He is currently awaiting sentencing.

**CONCLUSION** 

18. The facts set forth above support a reasonable belief that the government will be

able to meet its burden of proof at trial. Specifically, probable cause exists to believe that the

defendant funds constitute: (a) money furnished or intended to be furnished by a person in

exchange for a controlled substance in violation of the Controlled Substances Act; (b) proceeds

traceable to such an exchange; or (c) money used or intended to be used to facilitate a violation of

the Controlled Substances Act.

WHEREFORE, pursuant to Supplemental Rule G, plaintiff the United States of America,

respectfully requests that the Court:

(1) Issue a Warrant of Arrest *In Rem*, in the form submitted with this Complaint;

(2) Direct any person having any claim to the defendant currency to file and serve their

Verified Claims and Answers as required by 18 U.S.C. § 983(a)(4) and Supplemental Rule G;

(3) Enter judgment declaring the defendant property to be forfeited and condemned to

the use and benefit of the United States; and

(4) Award such other and further relief to the United States as it deems proper and just.

Dated: December 11, 2018

GRANT C. JAQUITH United States Attorney

,

By:

/s/ Adam J. Katz

Adam J. Katz

Assistant United States Attorney

Bar Roll No. 515310

VERIFICATION

STATE OF NEW YORK ss: COUNTY OF ALBANY

Richard Arpei being duly sworn, deposes and states:

I am a Task Force Officer with the Drug Enforcement Administration. I have read the foregoing Complaint for Forfeiture and assert that the facts contained therein are true to the best of my knowledge and belief, based upon knowledge possessed by me and/or on information received from other law enforcement officers.

Dated this 12th day of December, 2018.

Richard Arpei, Task Force Officer

Drug Enforcement Administration

Sworn to and subscribed before me this 12<sup>th</sup>

day of December, 2018.

JESSICA FEREDAY Notary Public, State of New York No. 01FE6053463

Qualified in Renguelger County Commission Expires January 5, 20

## SJS 44 (Rev 12/07) Case 1:18-cv-01437-BKSTWD COCUMENT Filed 12/12/18 Page 1 of 1

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating

	ISTRUCTIONS ON THE REVERSE OF TH		rocpiemoer 1571, is requi	realist me use of the cicin of	court for the purpose of influenting
I. (a) PLAINTIFFS			DEFENDANTS		
UNITED STATES OF AME	ERICA		\$11,640 in U.S. Cu	urrency	
(b) County of Residence of First Listed Plaintiff Albany (EXCEPT IN U.S. PLAINTIFF CASES)			County of Residence of First Listed Defendant (IN U S PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED		
(c) Attorney's (Firm Name, Address, and Telephone Number) Adam J. Katz, Assistant U.S. Attorney (518) 431-0247 United States Attorney's Office, 445 Broadway, Albany, New York 12207 II. BASIS OF JURISDICTION (Place an "X" in One Box Only)			Attorneys (If Known) Stacy Gorman, Esq. (518) 363-0011 22 Washington Street, Ballston Spa, NY 12020  CITIZENSHIP OF PRINCIPAL PARTIES(Place an "X" in One Box for Plaintiff		
X 1 US Government Plaintiff	☐ 3 Federal Question (U S Government Not a Party)		(For Diversity Cases Only) PT: en of This State	F DEF	and One Box for Defendant)  PTF DEF ncipal Place
☐ 2 U S Government Defendant	☐ 4 Diversity  (Indicate Citizenship of Parties i	l l	en of Another State	2	-
			en or Subject of a  reign Country	3 🗇 3 Foreign Nation	□ 6 □ 6
IV. NATURE OF SUI	T (Place an "X" in One Box Only) TORTS		ORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment	□       310 Airplane       □       362 Pe         □       315 Airplane Product Liability       □       365 Per         □       320 Assault, Libel & Prospective Stander       □       368 Asl         □       330 Federal Employers' Liability       □       368 Asl         □       340 Marine       PERSON.         □       345 Marine Product       □       370 Ott         □       355 Motor Vehicle       □       380 Tot         □       355 Motor Vehicle       □       Product Liability       □       385 Pro         □       360 Other Personal Injury       □       Pro       Pro         □       441 Voting       □       510 Mo         □       442 Employment       □       Ser         □       443 Housing/       Habeas         Accommodations       □       535 De         □       444 Welfare       □       540 Ma         □       445 Amer w/Disabilities -       □       540 Civ         Employment       □       550 Civ	ersonal Injury - ed Malpractice rsonal Injury - oduct Liability bestos Personal jury Product ability AL PROPERTY her Fraud oth in Lending her Personal operty Damage opert	0 Airline Regs 0 Occupational Safety/Health 0 Other LABOR 0 Fair Labor Standards Act 0 Labor/Mgmt Relations 0 Labor/Mgmt Reporting	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157  PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark  SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS □ 870 Taxes (U S Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and
V. ORIGIN  (Place an "X" in One Box Only)  1 Original Proceeding  2 Removed from Appellate Court  3 Remanded from Appellate Court  4 Reinstated or Reopened  5 Transferred from another district (specify)  6 Multidistrict Litigation  7 Appeal to District Judge from Magistrate Judgment					
VI. CAUSE OF ACTION  Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):  21USC 881  Brief description of cause:					
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CLA UNDER F.R.C.P. 23	SS ACTION D	EMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint:
VIII. RELATED CASE(S) IF ANY (See instructions): JUDGE			DOCKET NUMBER		
DATE SIGNATURE OF ATTORNEY OF RECORD  12/12/2018 S/Adam J. Katz					
FOR OFFICE USE ONLY					
DECEIDT# A	MOUNT Waived	I VINC IED	ппсе	BKS MAG TIT	CE TMD

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